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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/016,401	12/10/2001	Dale K. Bell	60,130-1108/01MRA0212	4844	
26096	7590 04/03/2003				
CARLSON, GASKEY & OLDS, P.C.			EXAMINER		
SUITE 350	MAPLE ROAD		SMITH, JULIE KNECHT		
BIRMINGH	AM, MI 48009		ART UNIT PAPER NUMBER		
			3682		
			DATE MAILED: 04/03/2003	DATE MAILED: 04/03/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		<u> </u>	,				
		Application No.	Applicant(s)				
Office Action Summary		10/016,401	BELL, DALE K.				
		Examiner	Art Unit				
		Julie K Smith	3682				
Pariod 6	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address				
	OF REPLY IORTENED STATUTORY PERIOD FOR REPLY	VIQ SET TO EYDIDE 2 MONTH	(S) EROM				
THE - External after of the control	MAILING DATE OF THIS COMMUNICATION. r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period oure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDON!	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status 1)⊠	Responsive to communication(s) filed on 20.	lanuary 2003					
2a)□		is action is non-final.					
	·		procedution as to the merits is				
3) 🗌 Disposit	closed in accordance with the practice under tion of Claims	•					
• _	Claim(s) 1-17 and 21-24 is/are pending in the	application.					
,—	4a) Of the above claim(s) is/are withdraw						
5)	Claim(s) is/are allowed.						
6)🖾	☐ Claim(s) <u>1-17 and 21-24</u> is/are rejected.						
7)							
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
·	The specification is objected to by the Examine						
10)⊠	The drawing(s) filed on <u>11 March 2002</u> is/are: a	, , , , , , , , , , , , , , , , , , , ,					
44)	Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	• •				
11)	The proposed drawing correction filed on		oved by the Examiner.				
12\□	If approved, corrected drawings are required in rep The oath or declaration is objected to by the Ex						
		airiiiier.					
	under 35 U.S.C. §§ 119 and 120	a priority under 25 H.C.C. \$ 440/	a) (d) ar (f)				
•	Acknowledgment is made of a claim for foreign ☐ All b) ☐ Some * c) ☐ None of:	i phonty under 35 U.S.C. § 119(a)-(u) or (r).				
a)	1.☐ Certified copies of the priority document	s have been received					
	2. Certified copies of the priority document		ion No				
	3. Copies of the certified copies of the prior						
* ;	application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	-				
14) 🔲 ,	Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(e) (to a provisional application	1).			
	a) The translation of the foreign language pro Acknowledgment is made of a claim for domest	• •					
Attachmer	-						
2) 🔲 Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-6, 8-12, 14-17 and 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reiter (4,203,635) in view of Johnston et al. (5,129,495).

Regarding claims 1, 2, 4 and 6 and 8-12, Reiter discloses a drive train assembly (see fig. 1) comprising a housing (2) having an aperture (6) through a portion of said housing, a bearing cage (52) disposed in said aperture in engagement with said housing, said cage secured to said portion, said cage including an opening therethrough, a driven shaft (26) including a shaft portion disposed in said opening and a bearing assembly (B) supporting the shaft portion in said cage, said bearing assembly including an outer race (40) spaced from said housing. Reiter is silent as to protrusions on said outer race. However, Johnston et al. teaches a bearing assembly including an outer race (see fig. 3) with a plurality of protrusions radially extending therefrom received in a cage preventing rotation of said outer race relative to said cage.

Therefore, it would have been obvious to one of ordinary skill in the art to modify the bearing assembly of Reiter with the teachings of Johnston et al. to provide protrusions on the outside of a race, so as to provide securing means between the race and a cage to prevent rotation between the race and cage, thus reducing friction within the bearing assembly.

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Regarding claims 3 and 12, Reiter discloses a unitized bearing assembly including spaced apart inner races (42,44) each supporting a set of rolling bearing elements (46) and a common outer race (40) supporting both sets of rolling bearing elements.

Regarding claim 5, Reiter does not disclose the cage (52) being made of nylon, however, it would have been obvious to one of ordinary skill in the art at the time the invention was made to make the cage out of nylon as it would have been a matter of engineering design to choose nylon for it known friction reducing properties

Regarding claims, 14-17, Reiter discloses the driven shaft being an input shaft, output shaft, through shaft and axle shaft.

Regarding claims 21-24, Reiter discloses a flange extending radially outwardly from said bearing cage (52) with a fastener (8) securing said flange to said portion (2). Reiter further discloses the bearing assembly including a plurality of rolling elements (46) arranged between said outer race and an inner race, said cage arranged radially outward of said races, and a retainer (48) locating said rolling elements circumferentially relative to one another.

3. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Reiter in view of Johnston et al. as applied to claims 1-6, 8-12, 14 and 16 above, and further in view of Takemura et al. (2001/0017174).

Regarding claim 7, Reiter discloses a bearing assembly wherein the cage is constructed of nylon, but does not disclose a cage constructed from a metal matrix. However, Takemura et al. teaches bearing parts being made of aluminum and silicon carbide. Although Takemura does not

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teach a cage being made of a metal matrix of aluminum and silicon carbide, he does teach other bearing parts being constructed with said metal matrix.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the cage of Reiter with the teachings of Takemura et al. to construct a bearing cage out of aluminum and silicon carbide so that the cage can withstand the high temperatures and high vibrations produced by a drivetrain assembly.

4. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Reiter in view of Johnston et al. as applied to claims 1-6, 8-12, 14 and 16 above, and further in view of Nippon (JP 11247848).

Regarding claim 13, Reiter does not disclose the driven shaft being a pinion shaft. However, Nippon (JP 11247848) teaches a driven shaft being a pinion shaft (see fig. 1).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the assembly of Reiter with the teachings of Nippon as it is old and well known in the art to use bearing assemblies on pinion shafts.

Response to Arguments

5. Applicant's arguments with respect to claims 1-17 have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julie K Smith whose telephone number is 703-305-3948. The examiner can normally be reached on Monday-Friday, 8-5:30, (Every other Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Bucci can be reached on 703-308-3668. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-7687 for regular communications and 703-305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

JKS

April 1, 2003

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